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Saturday, December 16, 2017

DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPICKED BY THE "ESPIONAGE MACHINE PARTY" RUN BY SOROS & ROGUE SPIES FOR AN UNELECTED CORPORATE COMBINE

INCREDIBLE BACKSTORY:

HOROWITZ HAS BEEN **GROOMED** BY GEORGE SOROS VIA DNC BARNEY FRANK, THE CLINTONS AND JAMES CHANDLER SINCE HARVARD LAW SCHOOL

HOROWITZ & CLINTON ROAMED THE PLANET USING SPEECHES TO ORGANIZE THE "ESPIONAGE MACHINE PARTY" TAKEOVER OF THE USA

HE COACHED LEGAL & CORPORATE CRONIES HOW TO SKIRT U.S. SENTENCING & ETHICS LAWS

CONTRIBUTING WRITERS | OPINION | [AMERICANS FOR INNOVATION](#) | DEC. 17, 2017 **UPDATED DEC. 18, 2017** | PDF | <https://tinyurl.com/ydf9qavv>

DEEP STATE
SHADOW
GOVERNMENT
POSTER

[Harvard](#) | [Yale](#) | [Stanford](#) | Sycophants



Updated Dec. 12, 2017.

**CLICK HERE TO SEE
COMBINED TIMELINE OF THE
HIJACKING OF THE INTERNET**

PAY-to-PLAY NEW WORLD ORDER
This timeline shows how insiders sell access & manipulate politicians, police, intelligence, judges and media to keep their secrets

Clintons, Obamas, Summers were paid in cash for outlandish speaking fees and Foundation donations. Sycophant judges, politicians, academics, bureaucrats and media were fed tips to mutual funds tied to insider stocks like Facebook. Risk of public exposure, blackmail, pedophilia, "snuff parties" (ritual child sexual abuse and murder) and Satanism have ensured silence among pay-to-play beneficiaries. The U.S. Patent Office is their toy box from which to steal new ideas.



FIG. 1—"LYN' MIKE" MICHAEL E. HOROWITZ, INSPECTOR GENERAL OF THE U.S. JUSTICE DEPARTMENT, promised the American people in his Confirmation Hearing that he would tell the

Request for **DOWNLOAD** Congressional Intervention



truth and avoid even the appearance of impropriety in a sworn statement.

Photo C-Span

(DEC. 17, 2017)—On Dec. 13, 2017, Rod Rosenstein, Deputy Attorney General, testified before the House Judiciary Committee about the evident conflicts of interest within the DOJ/FBI's Trump-Russia investigation.

His body language betrayed him. He is very evidently a subordinate covering for his real boss Special Counsel Robert Mueller, not Jeff Sessions and Donald Trump.

Rosenstein not so deftly refused to answer most questions.

Bookmark: #rotten-rod

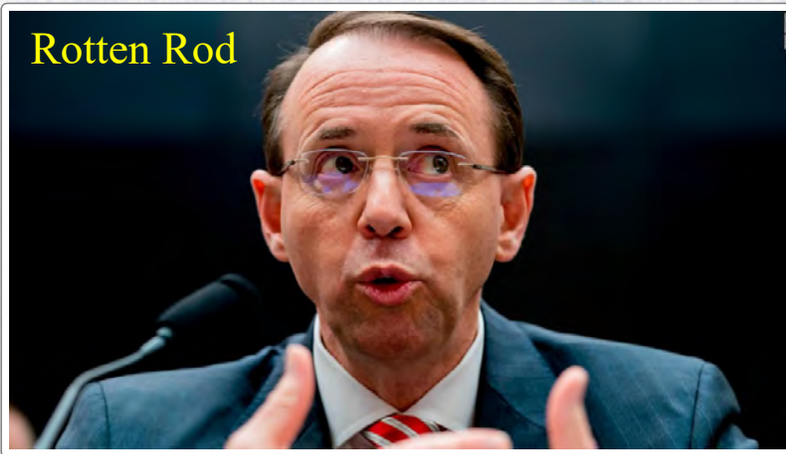


FIG. 2: "ROTTEN ROD" J. ROSENSTEIN, DEPUTY ATTORNEY GENERAL, testified to the House Judiciary Committee on Dec. 13, 2017 about the evident FBI / DOJ conflicts of interest in the alleged Trump-Russia election interference investigation. This investigation has dragged on for seven months and has produced no evidence of Trump Russian collusion. Fusion GPS, the Democratic political opposition research firm, was recently exposed as the source of the fabricated "dirty dossier." James B. Comey's FBI used the fraudulent dossier to get a secret FISA Court authorization to wiretap the Trump campaign. Then, Comey admitted to Congress that he first showed President Trump a summary, then immediately leaked the bogus document to The New York Times with the specific objective of triggering a Special Counsel investigation to embarrass the President. Such conduct in itself is an illegal release of a classified document by Comey. New information shows that senior FBI officials under Comey ordered the fabricated dossier from Fusion GPS to help prevent Donald Trump from being elected President.

Photo: C-Span.

Rosenstein refused repeatedly to comment when asked direct questions. Instead, he repeated the now hackneyed lawyer scam: "I cannot comment on an ongoing investigation." We now realize that this deceptive only-for-lawyers rule allows lawyers to scam the public. It gives their crony judge friends the excuse to turn a blind eye to all manner of illegal conduct. Even the William & Mary Law Bill of Rights Law Journal called it "[Getting Away With Silence](#)."

Rosenstein fidgeted with his notes, looked away, looked down, nervously laughed, smirked, glared, peered at the questioner from the corners of his eyes. Psychologists say these are classic body language signals of **deception**. See for yourself: C-Span [Video](#).

Bookmark: #jim-jordan-roasts-rostein

Social Networking: The True Story
 A Member of Fusion GPS
 HealthCare.gov's confiscation of this property cannot stand

Leader: 145,000 man-hours • over \$10 million • 20 people • solid engineering • hackers not welcome • affirms privacy, security, property • no foreign influence • respects U.S. Constitution

Facebook: "one to two weeks" • beer money • all by myself • 28 hidden hard drives • stole Harvard photos • hacks email • PayPal Mafia handlers • scofs at privacy • corrupts markets, judges, politicians & gov't agencies

OpenTrial.org
Leader v. Facebook
 Facebook — a force for freedom perhaps, but at odds with the rule of law in the U.S.

John Adams, or ...?

Federal Corruption
 CLICK TO LOOK INSIDE

- Congressional Briefings
- Federal Circuit Censored Docket
- Americans for Innovation Archives
- Disclosures: Exec | Judiciary | USPTO
- Patent Office FOIA Stonewalling
- Donna Kline Now! Archives

Faces of Facebook Corruption
 Updated Mar. 19, 2014



CONGRESS CONTACT LOOKUP

Contacting the Congress



Universal Toxic Substance Symbol & Warning

FINANCIAL HOLDINGS OF OBAMA POLITICAL APPOINTEES, BY AGENCY

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BLOG ARCHIVE

▼ 2017 (25)

▼ December (2)



FIG. 3: REP. JIM JORDAN (OH-4TH) BLISTERED ROD J. ROSENSTEIN, DEPUTY ATTORNEY GENERAL, for his uncooperative and evidently deceptive testimony before the House Judiciary Committee on Dec. 13, 2017.

Photo: WikiPolitics.

HOROWITZ'S DUBIOUS LEAKS

Before the hearing, DOJ Inspector General Michael E. Horowitz had leaked [375 salacious, anti-Trump texts](#) between FBI chief of counterintelligence Peter P. Strzok and his lover Lisa Page, herself an FBI attorney in the Office of General Counsel.

The official line from Mueller's office was that following the revelation of these anti-Trump texts, Mueller removed Strzok from the investigation, reassigned him to human resources, and sent Page packing to the Securities and Exchange Commission.

Political observers don't believe Mueller's stated reason since it is well known that all, or practically all, of Mueller's team were anti-Trump. If he used that logic consistently for all his employees, he'd fire most of his staff, as Congressman Jordan wryly pointed out. So, that cannot be the real reason.

National security experts are equally skeptical. They say such revelations of fraternization among FBI officials are by themselves grounds for immediate revocation of security clearances and dismissal, not simply reassignment and a slap on the wrist.

Bookmark: #horowitz-swamp-rats

Remarkably, one of Horowitz's letters of recommendation in his confirmation was from [David W. Ogden \(24.1 MB\)](#), Assistant Attorney General. Ogden was also a close DOJ colleague to Robert S. Mueller, James B. Comey, Eric J. Holder, Jr., James P. Chandler, III, Rod J. Rosenstein and Andrew Weismann.

DOJ INSPECTOR GENERAL MICHAEL HOROWITZ WAS HANDPIC...

ABC ACTIONS WERE DELIBERATE, DEVASTATING AND CLIN...

- ▶ [November](#) (1)
- ▶ [October](#) (1)
- ▶ [September](#) (2)
- ▶ [August](#) (3)
- ▶ [July](#) (1)
- ▶ [June](#) (3)
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- ▶ [January](#) (2)

- ▶ [2016](#) (39)
- ▶ [2015](#) (34)
- ▶ [2014](#) (26)
- ▶ [2013](#) (28)
- ▶ [2012](#) (6)

UPDATE MAR. 25, 2014

FIVE CRITICAL AFI POSTS ON JUDICIAL COMPROMISE

Fully updated Mar. 25, 2014 in the wake of the Scribd censorship:

1. **HOW PATENT JUDGES GROW RICH ON THE BACKS OF AMERICAN INVENTORS**  Patent Office filings are shuffled out the USPTO backdoor to crony lawyers, banks and deep-pocket clients.
2. **WAS CHIEF JUSTICE ROBERTS BLACKMAILED** into supporting Obamacare by his ethical compromises in *Leader v. Facebook*?
3. **JUSTICE ROBERTS MENTORED**  Facebook Gibson Dunn LLP attorneys.
4. **JUSTICE ROBERTS HOLDS** substantial Facebook financial interests. 
5. **JUDGE LEONARD STARK FAILED** to disclose his Facebook financial interests and his reliance on Facebook's Cooley Godward LLP attorneys for his appointment. 

BARACK OBAMA'S DARK POOLS OF CORRUPTION

Letter of Recommendation for Michael E. Horowitz by DOJ insiders (Oct. 17, 2011)

Dear Chairman Leahy, Ranking Member Grassley, and Members of the Senate Judiciary Committee,

We write in strong support of Michael Horowitz as you consider his nomination for Inspector General at the Department of Justice. We have worked with Michael and observed his work for a long time, and commend him to you as an excellent choice for this important office. He has a rare combination of deep experience in the Department, intellectual rigor, and commands the respect of a broad range of professionals that rely on the Department to execute its important functions well.

David W. Ogden argued for firing federal employees having affairs: *Brown v. Navy* (2000)
 Deputy Attorney General (2009-2010)
 Assistant Attorney General, Civil Division (1999-2001)

Donald K. Stern Later became Facebook attorney at Cooley Godward LLP in *Leader v. Facebook*; Obama advisor (2008) recommended trial judge change to Judge Leonard P. Stark in *Leader v. Facebook* just one month before trial
 U.S. Attorney, District of Massachusetts (1993-2001)

S. Hrg. 112-72, Pt. 5. (Oct. 19, 2011). Confirmation Hearing for Michael E. Horowitz, Nominee to be Inspector General, Department of Justice. 112th Congress, Serial No. J-112-4, pp. 139-139 GPO.

FIG. 4: LETTER OF RECOMMENDATION FOR MICHAEL E. HOROWITZ CONFIRMATION (PAGES 139-140, 24.1 MB) INVOLVING MUELLER STOOGES, includes DOJ insiders implicated in many elements of the Deep State shadow government corruption. Horowitz's association with David W. Ogden proves he knows Peter Strzok and Lisa Page should be FIRED IMMEDIATELY for their affair. Horowitz's association with Donald K. Stern proves a direct connection between the Justice Department and its obstruction of justice with Hillary Clinton and the State Department in *Leader v. Facebook*—the theft of *Leader's* social networking invention. The courts protected Facebook even after *Leader* proved that Facebook infringements *Leader's* patent on 11 of 11 claims.

Ogden argued successfully for the firing of Marine employee Michael J. Brown who was fired for an affair with a Marine major's wife. This case did not even involve top secret clearances. [Brown v. Department of the Navy](#), 229 F. 3d 1356 (Fed. Dir., 2000). So why haven't Strzok and Page been fired?!

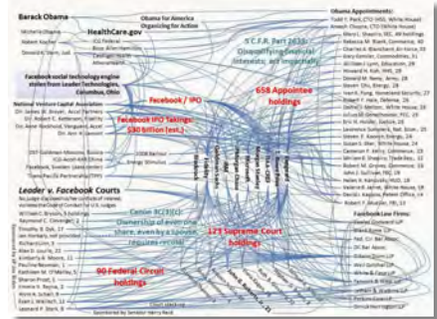
In short, Mueller's softball treatment telegraphs that the real purpose for the leak appears to be to protect Strzok and Page. Experts are certain that Mueller is responding lawlessly to the leak and revelations of an affair among senior FBI officials.

Bookmark: #strzok-web-of-criminality

Strzok has led just about every controversial investigation in recent years:

1. Hillary's private email server,
2. Huma Abedin,
3. Anthony Weiner,
4. Cheryl Mills,
5. Hillary's unsworn FBI testimony,
6. Comey's Hillary exoneration letter,
7. The dirty dossier,
8. Andrew McCabe's political activity with wife Jill colluding with VA Governor Terry McCauliffe and the Clinton Foundation,
9. Gen. Michael Flynn, and even
10. Andrew Weissmann's fraudulent Enron accounting scandal activity.

Click to enlarge



CLICK HERE FOR WASHINGTON'S ETHICAL DISEASE DISCOVERIES RE. FACEBOOK "DARK POOLS"

STOP FACEBOOK PROPERTY THEFT

We see. We "like." We steal.
STOP FACEBOOK PROPERTY THEFT.
www.fbcoverup.com

W LL HUMANK ND EVER LEARN? Facebook's Orwellian doublespeak about property and privacy (theft) merely repeats the eventual dehumanization of the individual under MAO's Red Star, Stalin's SOV ET Hammer & Cycle and Hitler's NAZI Swastika. Respect for the inalienable rights of each individual is a bedrock value of democracy. The members of the Facebook Cabal abuse this principle at every opportunity. They evidently believe that they deserve special privileges and are willing to lie, cheat and steal in order to treat themselves to these privileges.

ASK CONGRESS: PASS THE INVENTOR PROTECTION ACT!

LEADER TECHNOLOGIES
Inventor Protection Act
 (Proposed)

America needs to practice what it preaches.

We have no business lecturing the world about free enterprise and the rule of law, when we permit the investors in Ohio-based innovator Leader Technologies to go uncompensated for the risks they took to help invent social networking . . .

—a technology upon which the President and U.S. government now rely;
 —a technology *stolen* by the "Facebook Cabal" who recruited the federal courts and Patent Office into their club of corruption.

Rescind. Investigate. Sanction. Certify.

Contact your representatives. Ask them to pass it.
 Real American inventors need your support.
<http://www.contactingthecongress.org/>
<http://americans4innovation.blogspot.com>

Click image above to download a poster-quality PDF optimized for a 11in. x 17in. (ledger-size) poster. America should not be in the business of cheating its entrepreneurial investors simply because the cheaters buy off judges with the money gained from their theft. Such permissiveness is obscene.



FIG. 5: PETER P. STRZOK, the demoted former chief of FBI counterintelligence hated Donald Trump. He used his powerful position at the FBI to punish Trump supports and cover-up the illegal activities of Hillary, Podesta and Soros backers. Based on the investigation described in this post, Strzok is an evident agent of the Deep Shadow government that is attempting to take over the American Republic.

Graphic: The Gateway Pundit

STRZOK: "TRUMP IS A F*ING IDIOT"**

PAGE: "GOD TRUMP IS LOATHSOME HUMAN."

Despite Strzok's seething political bias, Mueller assigned him to the Trump-Russia election meddling investigation anyway. Mueller is either an idiot himself, or calculating, and we don't think he's an idiot.

Strzok called Donald Trump an "idiot" multiple times. Page called him a "loathsome human." Strzok wrote: "God, Hillary should win 100,000,000 - 0." More concerning was their discussion on how to "protect the country from that menace."

Their texts discussed a treasonous meeting in then Acting FBI Director Andrew M. McCabe's office:

Strzok/Page: "there's no way he gets elected . . . I want to believe that . . . but I'm afraid we can't take that risk . . . we have to do something about it."

Later, Strzok edited James Comey's Hillary Clinton exoneration letter from "gross negligence" (factually illegal) to "extreme carelessness" (not even a legal term).

Tellingly, Rosenstein seemed to explain away Strzok's conduct by voicing the excuse that FBI agents are allowed their personal political opinions, and are professional enough to keep them separate from their work.

If you believe that personal political opinions don't affect professional actions in this case, then you are the idiots, Messrs. Rosenstein and Strzok. Evidently, you picked each other to run this investigation, out of all the tens

LEADER V. FACEBOOK BACKGROUND

Jul. 23, 2013 NOTICE: DonnaKlineNow! has gone offline. All her posts are available as a [PDF collection here](#) (now updated, post-Scribd censorship).

Mar. 20, 2014 READER NOTICE: On Mar. 7, 2014, all of our documents linked to Scribd were deleted by that "cloud" service using the flimsiest of arguments. Some of our documents have been there for two years and some had almost 20,000 reads.

George Orwell wrote in 1984 that one knows one is in a totalitarian state when telling the truth becomes an act of courage.

All the links below were updated Mar . 20, 2014 (many thanks to our volunteers!)

1. [Summary of Motions, Appeal, Petition, Evidence, Analysis, Briefings \(FULL CITATIONS\)](#) in *Leader Technologies, Inc. v. Facebook, Inc.*, 08-cv-862-JJF-LPS (D. Del. 2008), published as *Leader Techs, Inc. v. Facebook, Inc.*, 770 F. Supp. 2d 686 (D. Del. 2001)
2. Dr. Lakshmi Arunachalam's Censored Federal Circuit Filings ([Archive](#))
3. [Brief Summary](#) of *Leader v. Facebook*
4. [Backgrounder](#)
5. [Fenwick & West LLP Duplicity](#)
6. [Instagram-scam](#)
7. [USPTO-reexam Sham](#)
8. [Zynga-gate](#)
9. [James W. Breyer / Accel Partners LLP Insider Trading](#)
10. [Federal Circuit Disciplinary Complaints](#)
11. [Federal Circuit Cover-up](#)
12. [Congressional Briefings re. Leader v. Facebook judicial corruption](#)
13. [Prominent Americans Speak Out](#)
14. [Petition for Writ of Certiorari](#)
15. [Two Proposed Judicial Reforms](#)
16. [S. Crt. for Schemers or Inventors?](#)
17. [Attorney Patronage Hijacked DC?](#)



18. [Justice Denied | Battle Continues](#)
19. [FB Robber Barons Affirmed by S. Crt.](#)
20. [Judicial Misconduct WALL OF SHAME](#)
21. [Corruption Watch - "Oh what webs we weave, when first we practice to deceive"](#)
22. [Facebook | A Portrait of Corruption](#)
23. [White House Meddling](#)
24. [Georgia! AM 1080 McKibben Interview](#)
25. [Constitutional Crisis Exposed](#)

of thousands of capable attorneys. Your biases drove your decisions! Any reasonable person can see that clearly.

STENCH OF FBI / DOJ CORRUPTION WAFTS WELL BEYOND WAL-MART

Rosenstein's answer about private political opinions was too quick and rehearsed to be credible. At this stage, he and his cronies have lied so often that we are all wise to them now. Strzok said: "Just went to a southern Virginia Walmart. I could SMELL the Trump support..." By contrast, their stench wraps the planet.

Bookmark: #espionage-machine-party-treason

Strzok: "I'm a single-issue voter. ;) Espionage Machine Party"

For readers unfamiliar with texting shorthand " ;) " is a wink and a smile.

Strzok said to Lisa Page "I'm a single-issue voter. ;) Espionage Machine Party."

There we have it: an admission of the treasonous actions of the American surveillance state.

Strzok has used his position of public trust to attempt to control American politics and reinforce his job as the chief of counterespionage.

Here we have the FBI's counterespionage chief admitting that the FBI's "Espionage Machine Party" is the only real power in America.

"Espionage Machine Parties" in history had names like The Third Reich, the Soviet Communist Party, The Maoist Party.

We have just learned that our long-time FBI Chief of Counterterrorism, Peter Strzok, has been working with Mueller, Rosenstein, Chandler, Comey, Holder, Obama and many others to establish America's secret espionage machine as the controlling political party.

We also learned that they loath average Americans along with our President.

Every day we citizens leave these evil people in their positions now, we are the fools.

- 26. [Abuse of Judicial Immunity since Stump](#)
- 27. [Obamacare Scandal Principals are intertwined in the Leader v. Facebook scandal](#)
- 28. [S.E.C. duplicity re. Facebook](#)

GIBSON DUNN LLP exposed as one of the most corrupt law firms in America



Investigative Reporter Julia Davis investigates Facebook's Leader v. Facebook attorney Gibson Dunn LLP. She credits this firm with the reason why not

a single Wall Street banker has gone to jail since 2008. [Click here](#) to read her article "Everybody hates whistleblowers." [Examiner.com, Apr. 10, 2012](#). Here's an excerpt:

"Skillful manipulation of the firm's extensive media connections allows Gibson Dunn to promote their causes, while simultaneously smearing their opponents and silencing embarrassing news coverage."

This statement followed right after Davis cited Facebook's chief inside counsel in the Leader v. Facebook case, Theodore Ullyot, who appears to have helped lead the Leader v. Facebook judicial corruption. Interesting word choices associated with Gibson Dunn LLP: manipulation, smear. Attorneys swear a solemn oath to act morally, ethically, and in support of democratic principles. They promise to conduct themselves in a manner than instills confidence among the citizenry in the rule of law and the judicial system. These promises appear to be meaningless. [Click here for a PDF version of Julie Davis' article.](#)

POPULAR POSTS



OHIO STATE'S PRESIDENT MICHAEL V. DRAKE MIREN IN PERSONAL CONFLICTS OF INTEREST

Trustees and Provost promote learning technology that benefits trustee clients and is stolen from OSU alums [Contributing Writers | Opini...](#)



OSU BAND INVESTIGATION UNEARTHES SURPRISE TRUSTEE COLLUSION IN PATENT THEFT

Breaking News, Sep. 3, 2014 , 10:05am OSU Trustee President, Jeffrey Wadsworth, "counterattacks" the Band Alumni leadership T...

GOVERNOR JOHN KASICH HOLDS MUCH STOCK IN OSU TRUSTEE PRIVATE INTERESTS

Governor's trustee appointments reveal strong bias toward protecting his investments [Contributing Writers | Opinion](#)

ROSENSTEIN TO CONGRESS: YOU MUST WAIT FOR DOJ INSPECTOR GENERAL HOROWITZ, HE'S GOT A \$100 MILLION BUDGET

Rosenstein deferred repeatedly to a coming January 2018 report from the DOJ Inspector General.

Tellingly, Rosenstein emphasized that Horowitz had a \$100 million budget, telegraphing that the report would be massive, full of redactions and unintelligible to the smelly Deplorables at Wal-Mart.

REPORT SIZE WILL BE DIRECTLY PROPORTIONAL TO THE LEVEL OF CORRUPTION

AfI corruption researchers have observed that the more pages a government "finding" generates, the more corrupt the agency.

Like Rosenstein's betrayed body language, his deference to all-things-Horowitz telegraphed that they are going to dump a whopper of meaningless nonsense. We've got your numbers boys and girls.

HOROWITZ IS A DEEP STATE DOJ CUT OUT

SENATE STATEMENT PROVES HOROWITZ IS A DEEP STATE STOOG

Michael Horowitz's own Senate Confirmation Hearing statement itself proves he's Deep State shadow government stooge.

[Click here for Horowitz's Senate Confirmation Hearing biography.](#)

Senior judiciary nominees often testify to the Senate Judiciary Committee prior to their confirmation.

Confirmation is generally a given, but not universally. Prior to a confirmation hearing, the nominee must prepare a "Statement" where he or she answers specific questions about their background. They must describe in great detail their past employment, key accomplishments,



| AMERICANS FOR INNOVA...



LEADER PROPOSES TRILLION DOLLAR FED REVENUE WHILE LOWERING TAXES
User fee on social networking will generate \$300+ billion a year to fund major initiatives Surcharge on social networking will pay for 17...



PROOF: ROBERT MUELLER CANNOT BE IMPARTIAL IN THE RUSSIA INVESTIGATION
Mueller's Deep State relationships will politicize the FBI yet again
Contributing Writers | Opinion | AMERICANS FOR INNOVATION | ...



FIRING OF OSU BAND LEADER EXPOSES CORRUPTION AT BATTELLE LABS, PATENT OFFICE, NSA
Jeffrey Wadsworth, Battelle CEO and OSU Trustee president, doles out OSU contracts to Facebook Cartel thru his McBee Strategic LLC lobbyis...



TOP 12 REASONS ROBERT MUELLER IS A TRUMP HITMAN TO HIDE THE DEEP STATE'S SINS
President Trump and our Republic are in peril from Deep State operatives like Robert S. Mueller
Contributing Writers | Opinion | AMERIC...



DEEP STATE'S JAMES P. CHANDLER STOLE LEADER TECHNOLOGIES INVENTION TO IMPLEMENT C.I.A. MIND CONTROL VIA SOCIAL NETWORKING
The IBM "Internet of Things" really started in 1933 Nazi Germany with massive abuses of privacy, property & genocide C.I.A. employed ...



LEADER TECHNOLOGIES FILES TRILLION DOLLAR BOND LIEN ON THE U.S. GOVERNMENT
President Trump is asked to compensate Leader for the theft of their inventions by the Deep State shadow government Leader's social net...



HILLARY PAID FACEBOOK TO RIG ELECTIONS WHILE COLLUDING WITH RUSSIAN URANIUM ONE
Hillary Crime 1: Her private email server hid unpublished 2009-2010 State Department contracts with Facebook managed by Dmitry Shevelenko...

EDITORIALS

1. DC Bar refuses to investigate attorney misconduct in Leader v. Facebook - Unwillingness of DC attorneys to self-police may explain why Washington is broken, Dec. 30, 2012

significant events, publications, speeches, memberships, trusteeships, directorships, articles, media appearances, financial disclosure and significant relationships.

The Statement rules require nominees to certify that they will be ethical and avoid even the appearance of impropriety in their work for We the People.

Horowitz certified his commitment to be ethical in his Statement, albeit in a backhanded way that is typical of these Deep State slime ball attorneys. He says he consults with unnamed others. He references an ethics agreement not submitted to the Senate (and can therefore be changed at any time since it does not go into the Senate record). He says he will follow the recommendations of unnamed other ethics people. Again, who can check?

This is outrageously deceptive conduct from THE very DOJ guy who spent ten years roaming the planet speaking on ethics and compliance!

Bookmark: #horowitz-ethics-certification

HOROWITZ PROMISED TO BE ETHICAL. HE LIED.

b. Explain how you will resolve any potential conflict of interest, including the procedure you will follow in determining these areas of concern.

In connection with the nomination process, I have consulted with the Office of Government Ethics and the Department of Justice's designated agency ethics official to identify potential conflicts of interest. Any potential conflicts of interest will be resolved in accordance with the terms of an ethics agreement that I have entered into with the Department's designated agency ethics official.

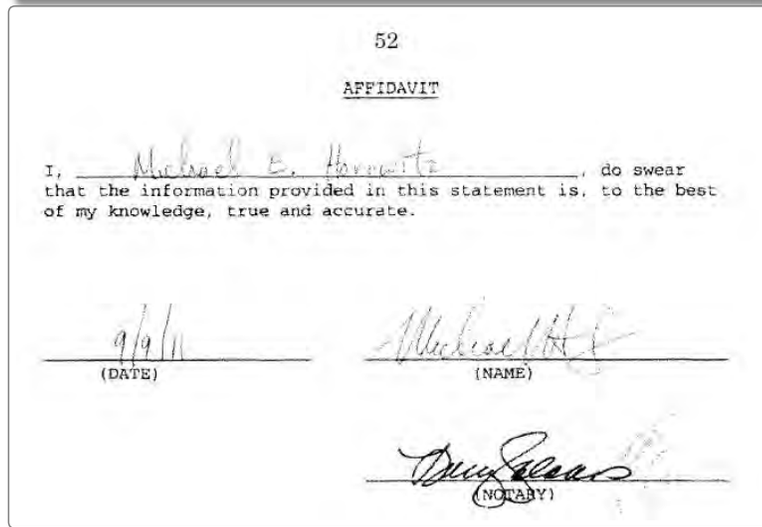


FIG. 6: S. Hrg. 112-72, Pt. 5. (Oct. 19, 2011). Ethics Statement & Certification, Confirmation Hearing for Michael E. Horowitz, Nominee to be Inspector General, Department of Justice. 112th Congress, Serial No. J-112-4, PDF p. 58. Government Printing Office.

Bookmark: #horowitz-duplicity

2. Will the U.S. Supreme court support schemers or real American inventors? Facebook's case dangles on a doctored interrogatory. Eighteen (18) areas of question shout for attention, Dec. 27, 2012

3. Two Policy Changes That Will Make America More Democratic (and less contentious), Dec. 21, 2012

OUR MISSION

American citizens must fight abuse of the constitutional right for authors and inventors to enjoy the fruits of their inventions, as a matter of matter of basic property rights and sound public policy. Otherwise, instead of innovation, creativity, genius, ideas, vision, courage, entrepreneurship, respect, property, rejuvenation, morals, ethics, values, renewal, truth, facts, rights, privacy, solutions and judicial faithfulness,

. . . our society and economy will be dragged down (and eventually destroyed) by copying, infringement, thievery, counterfeiting, hacking, greed, misinformation, exploitation, abuse, waste, disrespect, falsity, corruption, bribery, coercion, intimidation, doublespeak, misconduct, lies, deception, attorney "dark arts," destruction, confusion, dishonesty, judicial chicanery and lawlessness.

If we do not speak up, impeach derelict judges and imprison corrupt attorneys, we cannot possibly hope to start fixing the current ills in our society. Without justice and respect for private property, democracy has no sure foundation.

CURRENT EDITORIAL FOCUS

We are an opinion blog that advocates for strong intellectual property rights. We welcome commenters and contributors. The Leader v. Facebook patent infringement case first came to our attention after learning that the trial judge, Leonard P. Stark, U.S. District Court of Delaware, ignored his jury's admission that they had no evidence to support their on-sale bar verdict, but the judge supported it anyway.

The judicial misconduct has deteriorated from there, replete with two of the three judges on the Federal Circuit appeal panel, Judges Alan D. Lourie and Kimberly A. Moore, holding Facebook stock that they did not disclose to the litigants, and later tried to excuse through a quick motion slipped in at the last minute by the Clerk of Court, Jan Horbaly, and his close friends at The Federal Circuit Bar Association. (The DC Bar subsequently revealed that Mr. Horbaly is not licensed to practice law in Washington D.C.)

The judges ignored shocking new evidence that Mark Zuckerberg withheld 28 hard drives of 2003-2004 evidence from Leader Technologies that could prove actual theft (and therefore claims even more serious than

KEY DISCOVERIES RELATIVE TO THE TRUMP-RUSSIA WITCH HUNT

1. GEORGE SOROS DISCIPLE

Horowitz is a George Soros cut out—groomed at Harvard Law where Massachusetts Rep. Barney Frank (D) and law professor James P. Chandler, III were his handlers.



Fig. 7—<https://youtu.be/6tYFmLZ6ay4> | [Raw \(*.mp4\) video file](#)

2. CLINTON / FRANK PROTEGE

Horowitz has been mentored since Harvard Law School by key Clinton operative Rep. Barney Frank and James P. Chandler, III. In 2008, Frank received \$2,875,000 from the Clinton Foundation (as a part of \$549 million given to 154 Republicans recipients and 234 Democrats.)

[Original Guccifer 2.0 disclosure](#) | [Excel Spreadsheet Take Off](#)

3. REAL RUSSIAN, CHINESE & OTHER FOREIGN CONNECTIONS

Horowitz traveled and worked the following countries during his speaking tours: Russia (2004, Oct.), Moscow, Russia (1998, Jul.) Beijing, China (1999, Sep.), Bangkok, Thailand (2002, Mar.), Capetown, South Africa (2000, Sep.), Sydney, Australia (2001, Sep.)—talk about potential for collusion!

4. JOB HOPPER

Horowitz changed law firms like clothing—6 law firms in 17 years, not counting his 9 different positions within the Department of Justice. He changed jobs about every 18 months! These sorts of too-good-to-be true resumes almost always telegraph a person who is being groomed by the powers that direct him or her.

infringement). In addition, Facebook's appeal attorney, Thomas G. Hungar of Gibson Dunn LLP, has close personal ties to just about every judicial player in this story. The misconduct appears to reach into the U.S. Patent Office through abuse of the reexamination process by Facebook. We will stay focused on Leader v. Facebook until justice is served, but we also welcome news and analysis of intellectual property abuse in other cases as well.

WELCOME TO DONNA KLINE NOW! READERS!



AFI has been supporting Donna and is now picking up the main Leader v. Facebook coverage (she will continue coverage as well).

Anonymous Posts Are Welcomed! Blogger has more posting constraints than Donna's WordPress, but we will continue to welcome anonymous posts. Simply send us an email at [NEW Leader@ Private Email: afi@leader.com](mailto:NEWLeader@PrivateEmail:afi@leader.com) with your post. Once the moderator verifies that your email address is real, your comment will be posted using your real name or handle, whatever you wish, like John Smith or Tex.

Click here to view a complete Donna Kline Now! posts archive .



5. AMERICA'S UNAPPOINTED ETHICS EXPERT WITHOUT PORTFOLIO

For almost a decade Horowitz engaged in a [break-neck speaking schedule](#) around the planet. Ostensibly as a private citizen, he trained judges and lawyers on the subjects of sentencing guidelines, compliance, ethics, Sarbanes-Oxley and liability avoidance. He did this all the while Bill Clinton roamed the planet raising money for The Clinton Foundation and using Secretary of State Hillary and Obama's State Department for pay-to-play.



FIG. 8: BILL J. CLINTON AND MICHAEL E. HOROWITZ roamed the world giving political and legal speeches, pollenating political and legal corruption around the planet obviously preparing for the Deep State shadow government to takeover the American Republic.

6. FRANK / SOROS CAUGHT COLLUDING WITH THE EU ON VIDEO AT DAVOS

[On Jan. 29, 2011](#), Rep. Barney Frank was captured on video at the World Economic Forum (Davos) kibitzing with George Soros and Bono—two known New World Order globalists.

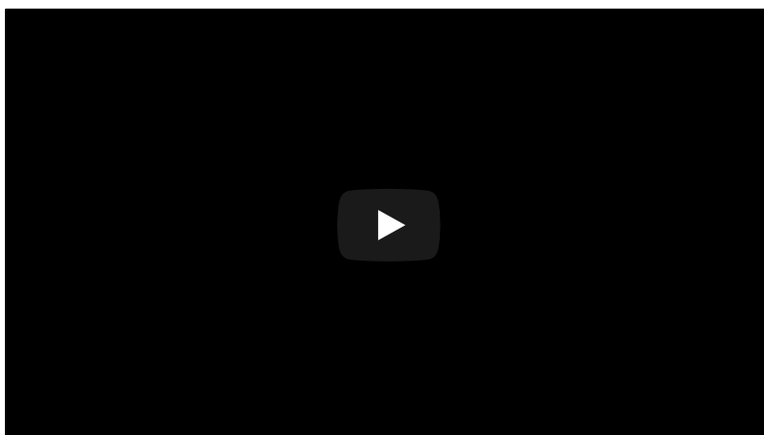


FIG. 9: Davos. (Jan. 29, 2011). Herman Van Rompuy, President of the European Council meets with Bono, George Soros and Rep. Barney Frank. YouTube. World Economic Forum. Raw video (*.mp4).



CODE OF CONDUCT FOR U.S. JUDGES

"CANON 2: A JUDGE SHOULD AVOID IMPROPRIETY AND THE APPEARANCE OF IMPROPRIETY IN ALL ACTIVITIES "

GALLERY OF JUDICIAL MISCONDUCT



Judge Leonard P. Stark, U.S. District Court of Delaware, trial judge in *Leader Techs, Inc. v. Facebook, Inc.*, 770 F. Supp. 2d 686 (D.Del. 2011). Judge Stark heard his jury foreman admit that the jury made the on-sale bar decision without any evidence other than speculation, and yet he supported that verdict anyway. Just months before trial, Judge Stark allowed Facebook to add the on-sale bar claim after the close of all fact discovery and blocked Leader from preparing its defenses to this new claim. Judge Stark allowed the claims despite Leader's prophetic argument that the action would confuse the jury and prejudice Leader. He also permitted the jury to ignore the *Pfaff v. Wells Electronics, Inc.* test for on-sale bar, even after instructing the jury to use it. (See that [Jury Instruction No. 4.7 here.](#)) He also contradicted his own instruction to Leader to answer Interrogatory No. 9 in the present tense (2009), then



7. OBAMA'S DARLING

Exactly six months later, on Jul. 29, 2011, Obama nominated Horowitz to be DOJ Inspector General.

8. DEEP STATE CLIENTS GALORE

Horowitz's law firm Cadwalader, Wickersham & Taft LLP has well-known New World Order globalist companies as clients, including Bank of America, Barclays, Deutsche Bank, JP Morgan Chase, Microsoft, Morgan Stanley and Qualcomm.

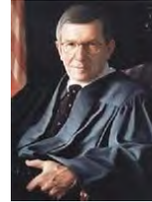
9. QUALCOMM COLLUSION

Qualcomm (the primary wireless technology provider that embeds Deep State encryption NSA/C.I.A. backdoors) was a member of Barack Obama's "Technology CEO Council," and Obama made a special secret visit to Qualcomm in San Diego in Air Force One on Oct. 9, 2017.



Fig. 10: [On Mar. 02, 2015](#), President Obama and senior adviser, Valerie Jarrett, met with chief beneficiaries of the stolen Eclipse Foundation code: IBM, Xerox, Dell, Micron Technology, Qualcomm and EMC. Given the timing of this meeting—a week after the radical "Net Neutrality" changes to Internet regulation by the FCC—the real agenda of this group was most likely to discuss progress on their common agenda—the IBM et al "The Internet of Things" takeover of global digital infrastructure, which the FCC changes to Internet regulation helped facilitate.

permitted the jury to interpret it as a 2002 admission as well. Facebook's entire on-sale bar case is based upon this interrogatory. (Editorial: Hardly sufficient to meet the "heavy burden" of the clear and convincing evidence standard.)



Judge Alan D. Lourie, U.S. Court of Appeals for the Federal Circuit, panel judge in *Leader Techs v. Facebook, Inc.*, 678 F.3d 1300 (Fed. Cir. 2012). Judge Lourie stood to benefit financially from undisclosed holdings in Facebook. [See analysis of Judge Lourie's T. Rowe Price holdings re. the Facebook IPO.](#)

Judge Lourie also failed to apply his own law-test in *Group One v. Hallmark Cards* to the evidence.



After debunking all of Facebook's evidence on appeal, Judge Lourie created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.



Judge Kimberly A. Moore, U.S. Court of Appeals for the Federal Circuit, panel judge in *Leader Techs v. Facebook, Inc.*, 678 F.3d 1300 (Fed. Cir. 2012). Judge Moore stood to benefit financially from undisclosed holdings in Facebook. [See disclosure of substantial holdings in Facebook and Facebook-related stocks.](#)

Judge Moore failed to follow the long-held precedent for testing on-sale bar evidence in *Pfaff v. Wells Electronics, Inc.*—an evident and intentional omission coming from a former patent law professor.



After debunking all of Facebook's evidence on appeal, Judge Moore created new argument in the secrecy of chambers to support Facebook and prevent the on-sale bar verdict from being overturned—a clear breach of constitutional due process.



Fig. 11: On Oct. 10, 2015, President Obama made a "fund raising" trip to visit Qualcomm headquartered in San Diego, CA—a member of his inner "Technology CEO Council" with other members of the Deep State shadow government's IBM Eclipse Foundation. Eclipse distributed the stolen social networking invention of Leader Technologies, Columbus OH and have redeployed it as a weaponized global spy network.



Judge Evan J. Wallach, U.S. Court of Appeals for the Federal Circuit, member of the three-judge panel in *Leader Techs v. Facebook, Inc.*, 678 F.3d 1300 (Fed. Cir. 2012). Judge Wallach is not a patent attorney. This begs the question as to why a judge with no knowledge of patent law was assigned to the case. Would anyone ask a dentist to perform brain surgery? The Federal Circuit was specially formed to appoint patent-knowledgeable judges to patent cases. There is no evidence so far in the judicial disclosures that Judge Wallach holds stock in Facebook, although when he was asked on a motion to disclose potential Facebook holdings and other conflicts of interest, he refused along with the other judges. See [Motion to Disclose Conflicts of Interest](#). Judge Wallach continued in silence even after Clerk of Court Horbaly failed to provide him with Dr.



Lakshmi Arunachalam's motions (according to his Federal Circuit staffer Valeri White), and yet the Clerk signed an order regarding that motion on Judge Wallach's behalf. See [a full analysis of these events at Donna Kline Now!](#) Judge Wallach also failed to police his court's violation of Leader's Fifth and 14th Amendment constitutional right to due process when he participated in the fabrication of new arguments and evidence for Facebook in the secrecy of judge's chambers after he had just invalidated Facebook's sole remaining item of evidence (using disbelieved testimony as ostensible evidence of an opposite). Judge Wallach also failed to police his court when he failed to apply the Supreme Court's *Pfaff v. Wells Electronics, Inc.* test for on-sale bar evidence, which included even the Federal Circuit's own *Group One v. Hallmark Cards, Inc.* test—a test which Judge Lourie should have advised Judge Wallach to follow since Judge Lourie helped write that opinion. [Group One test omission analysis](#).



Clerk of Court Jan Horbaly, U.S.

10. MICROSOFT COLLUSION

Microsoft began sharing personally identifiable user data on Americans to the NSA on Jun. 6, 2013. See [whistleblower Edward Snowden NSA slide](#).

11. BANKER COLLUSION GALORE

Horowitz's Cadwalader Law other clients including Bank of America, Barclays, Deutsche Bank, JP Morgan Chase and Morgan Stanley were primary underwriters and beneficiaries of the fraudulent Facebook initial public offering on [May 18, 2012](#), among others.

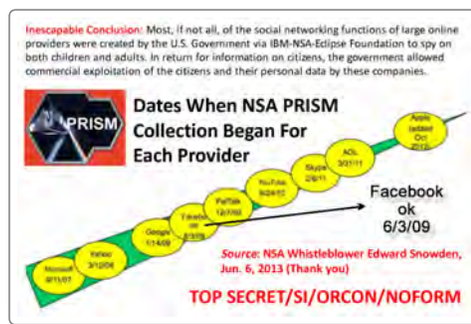


Fig. 12: [On Jun. 06, 2013](#), NSA Whistleblower, Edward Snowden, revealed that most large online data services providers participate in an NSA program to sweep up all user data into NSA computers for "Big Data" analysis and data mining. The companies revealed are [Microsoft \(9/11/07\)](#), [Yahoo \(3/12/08\)](#), [Google \(1/14/09\)](#), [Facebook \(6/3/09\)](#), [Paltalk \(12/7/09\)](#), [YouTube \(9/24/10\)](#), [Skype \(2/6/11\)](#), [AOL \(3/31/11\)](#), [Apple \(added Oct, 2012\)](#)—one year after Steve Jobs died, replaced by former IBMer Timothy D. Cooke. AT&T also participated.

12. MUELLER, COMEY, HOLDER, OBAMA, CHANDLER STOOGES

Horowitz has worked for and with Robert Mueller, James Comey, Eric Holder, Pretinder Bharara, James Chandler and Rod Rosenstein at the Department of Justice in various capacities between 1991-current. [Here's a summary from Horowitz's Confirmation Hearing:](#)

- a. 1991-1999: Southern District of New York, Assistant U.S. Attorney, Deputy Chief, Chief
- b. 1999: DOJ, Deputy Assistant Attorney General (employed by Eric H. Holder, Jr.)
- c. 1999-2000: DOJ, Child Online Protection Act, Commissioner
- d. 2000-2002: DOJ, Chief of Staff (employed by Eric H. Holder, Jr.)
- e. 2000-2009: DOJ, U.S. Sentencing Commission, Commissioner (employed by Bush & Obama Attorneys General)
- f. 2012-current: DOJ, Inspector General

13. INVESTING GENIUS OR INSIDE TRADER

Horowitz declared his net worth at almost \$10 million in 2011. Genius or insider trading. See earlier links for Horowitz' Senate Confirmation Hearing testimony.

HOROWITZ'S TOTAL LACK OF IMPARTIALITY DISQUALIFIES HIM.

THE FACT THAT HE CONTINUES PRETENDING TO BE IMPARTIAL PROVES HIS DUPLICITY

Horowitz cannot even remotely claim to be impartial in the Trump-Russia investigation.

Horowitz owes his legal career to George Soros, Bill & Hillary Clinton, The Clinton Foundation, Robert Mueller, Rod Rosenstein, James Chandler, James Comey, Preetinder Bharara and the usual cast of suspects attempting this coup against President Donald Trump.

CONCLUSION

1. RECUSE OR BE FIRED

Michael Horowitz must recuse himself or be fired forthwith from further

Court of Appeals for the Federal Circuit, clerk who signed all the opinions in *Leader Techs v. Facebook, Inc.*, 678 F.3d 1300 (Fed. Cir. 2012). Clerk Horbaly and his staff obfuscated when the court's ruling was challenged by an amicus curiae brief revealing clear mistakes of law and new evidence. [See analysis of the misconduct and misrepresentations within the Federal Circuit Clerk of Court in *Leader v. Facebook*](#). Mr. Horbaly failed to disclose his conflicts of interest and close associations with numerous Facebook attorneys and law firms, as well as his close association with one of Facebook's largest shareholders, Microsoft, who is a Director of The Federal Circuit Bar Association where Mr. Horbaly is an ex officio officer. Additionally, the DC Bar revealed in a written statement that Clerk Horbaly is not licensed to practice law in the District of Columbia. [Editorial: What does that make the Federal Circuit with its location within in a stone's throw of the White House? A self-governing state?]



Judge Randall R. Rader, U.S. Court of Appeals for the Federal Circuit, chief judge responsible for the (mis)conduct of his judges and Clerk of Court in *Leader Techs v. Facebook, Inc.*, 678 F.3d 1300 (Fed. Cir. 2012). Judge Rader failed to manage his court resulting in a likely situation where his judges never even received briefs that they allegedly ruled on in favor of Facebook. Judge Rader also failed to disclose his conflicting relationships with a Leader principle with whom he may have had deep professional differences during his time at the Senate Judiciary Committee—his former professor of law at George Washington University Law Center, former Leader director Professor James P. Chandler. [See analysis of Judge Rader's undisclosed conflicts of interest in *Leader v. Facebook*](#).



Judge Rader also did not stop his judges from creating new arguments and evidence for Facebook in the secrecy of chambers—after they had debunked all of Facebook's evidence on



work on the Trump-Russia investigation. His fraudulent manipulation of the rules by releasing the Strzok-Page texts insured that those two could not be prosecuted for that evidence since any trial would be tainted by Horowitz's own hand. He protected them, which he will continue to do for all his cronies.

Bookmark: #horowitz-racketeering

2. INVESTIGATE HOROWITZ FOR RACKETEERING

Michael Horowitz himself must be investigated for his failure to disclose his massive conflicts of interest with the Clinton et al camp, among other things.

Bookmark: #miller-act-notice

3. ASK PRESIDENT TRUMP TO FUND THE MILLER ACT NOTICE

Ask President Trump to fund the alternative media via [Leader Technologies' Miller Act Notice](#). This would generate \$300- 500 billion per year in new revenue for the government without raising taxes, so investigations like this can start holding these corrupt public officials accountable in real time –rather than years after their crimes have done their serious damage to our Republic.

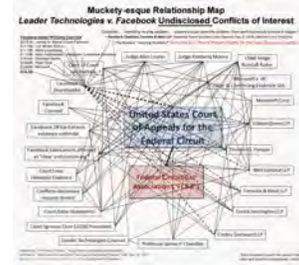
* * *

Bookmark: #donald-trump-miller-act-financing-proposal | <https://tinyurl.com/y9z8cvje>

appeal, which is a clear breach of constitutional due process.

Updated May 22, 2015

[Click here to view a Federal Circuit Leader v. Facebook Conflicts of Interest Map.](#)



[See "Cover-up In Process At The Federal Circuit?" Donna Kline Now! Sep. 17, 2012.](#)

[Leader v. Facebook Legal Research Links](#)

NOTICE: Opinion

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AFI LOGO (with text)



AFI LOGO (no text)

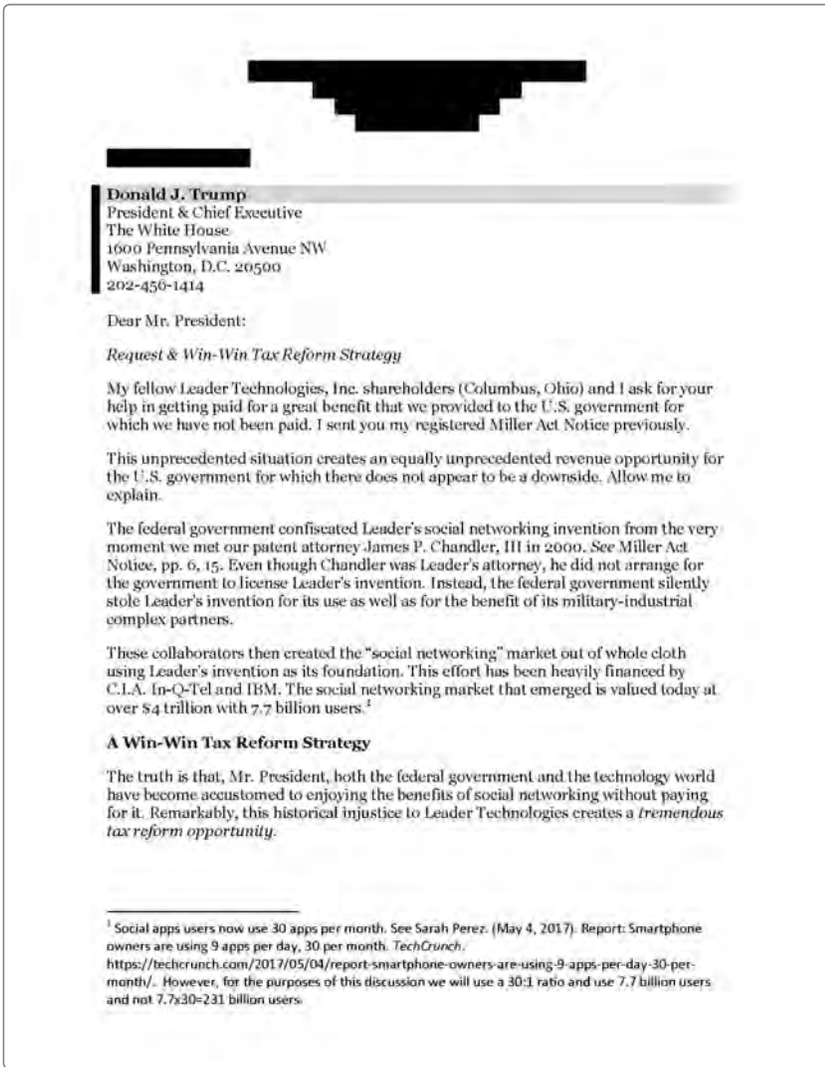
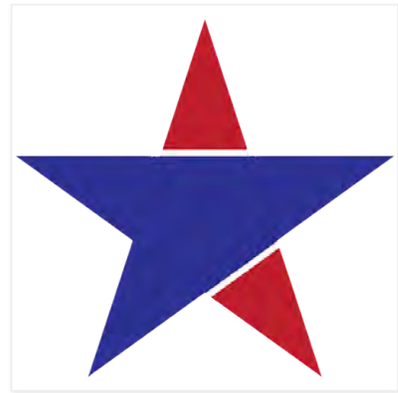


FIG. 13—[Cover letter to President Donald Trump from many hundreds of Leader shareholders across America](#) beginning to send Tier II Miller Act Notices to the White House asking the federal government to finally pay them for using their social networking invention for the last 17 year, since 2000 when Clinton national security advisor James P. Chandler, III first learned of Leader's innovation. See [previous post](#).



CORRUPTION WATCH LIST

Faces of the Facebook Corruption (PDF) (currently being updated after the Fri. Mar. 7, 2014 Scribd censorship of this document:

Here is the cast of characters in Leader v. Facebook. We encourage you to report their corrupt activities to this site and others, like [Lawless America](#). Feel free to communicate anonymously in any way in which you are most comfortable. The attempt of these people and their organizations to corrupt American justice and commerce cannot be tolerated. Vigilance. We will expose them. See [Congressional Briefings](#) (currently being updated after Scribd censored the documents on Fri. Mar. 7, 2014).

A. Facebook's law firms:

1. Fenwick & West LLP (Facebook securities and patent law firm; former Leader Technologies counsel; attempted an appearance in Leader v. Facebook; did not seek conflicts waiver from Leader prior to representing Facebook)
2. Cooley Godward LLP (Facebook law firm in Leader v. Facebook; McBee Strategic energy stimulus partner; Obama Justice Dept. advisor; former employer to patent judges)
3. Blank & Rome LLP (Facebook law firm in Leader v. Facebook; former employer to patent judges)
4. White & Case LLP (Facebook law firm in Leader v. Facebook; undisclosed former employer to Patent Office Freedom of Information Act (FOIA) officer involved in Leader v. Facebook)
5. Gibson Dunn LLP (Facebook law firm in Leader v. Facebook; undisclosed counsel to the Federal Circuit; undisclosed protégé of Chief Justice John Roberts, Jr.; undisclosed former employer to Preetinder ("Preet") Bharara, U.S. Attorney currently persecuting Paul Ceglia in U.S. v. Ceglia (Ceglia v. Zuckerberg))
6. Orrick Herrington LLP (longtime Facebook law firm and destroyer of evidence for the cabal in Winklevoss v. Zuckerberg and

RELATED LINKS:

[The Weaponization of Social Media Should Concern Us All.](#)

[ABC actions were deliberate, devastating and Clintons complicit, again.](#)

[Leader Technologies files trillion dollar bond lien on the U.S. government.](#)

[American Intelligence Media](#)

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COMMENT

Click "N comments:" on the line just below this instruction to comment on this post. Alternatively, send an email with your comment to afi@leader.com and we'll post it for you. We welcome and encourage anonymous comments, especially from whistleblowers.

Posted by [K. Craine](#) at 8:49 PM



1 comment:



K. Craine December 18, 2017 at 11:25 AM

Email comment by WM:

Just when you thought there was hope that IG Horowitz would be a force for the good, we learn this incredible backstory on yet another globalist.

It really is up to We The People to force resolution of this amazingly corrupt situation.

There is no point in waiting for Horowitz's ridiculous report.

[Reply](#)

Enter your comment...

Comment as: Select profile...

Publish Preview

NOTICE TO COMMENTERS: When the MSM diatribe on "fake news" began, our regular commenters were blocked from posting comments here. Therefore, email your comments to a new secure email address afi@leader.com and we will post them.

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Subscribe to: [Post Comments \(Atom\)](#)

ConnectU v. Facebook)

7. Weil Gotshal LLP (Federal Circuit counsel in Leader v. Facebook; Judge Kimberly A. Moore's undisclosed former client)
8. Latham & Watkins LLP (Facebook Director James W. Breyer's counsel; Judge Kimberly A. Moore's husband, Matthew J. Moore's new law firm)
9. Federal Circuit Bar Association ("FCBA") (Federal Circuit's bar association; second largest in the U.S.; Facebook's law firms exert much influence in its policy and activity, incl. Fenwick & West LLP, Gibson Dunn LLP, Orrick Herrington LLP, Weil Gotschal LLP; Facebook's large shareholder, Microsoft, is a director; Federal Circuit Clerk of Court Jan Horbaly is an officer; FCBA made an appearance in Leader v. Facebook to oppose the amicus curiae (friend of the court) motion of Dr. Lakshmi Arunachalam, former Director of Network Architecture at Sun Microsystems, in favor of Leader Technologies and objecting to the evident conflicts of interest within the court itself, her motion was denied, the judges refused to disclose their conflicts which we now know include Facebook and Microsoft stocks)
10. DC Bar Association
11. Perkins Coie LLP (Facebook's "rapid response enforcement team;" law firm for Obama's chief counsels, the husband and wife team of Robert F. Bauer and Anita B. Dunn; Bauer was identified on Aug. 1, 2013 as having directed the IRS targeting of the Tea Party)
12. Stroz Friedberg (Facebook's "forensic expert" who manipulated the data in Paul Ceglia v. Mark Zuckerberg, and who first revealed the existence of 28 Zuckerberg hard drives and Harvard emails that they told Leader Technologies in 2009 were "lost")
13. Chandler Law Firm Chartered (Professor James P. Chandler, III, principal; Leader Technologies patent counsel; adviser to IBM and David J. Kappos; adviser to Eric H. Holder, Jr. and the U.S. Department of Justice; author of the Economic Espionage Act of 1996 and the Federal Trade Secrets Act)

B. Facebook attorneys & cooperating judges:

14. Gordon K. Davidson (Fenwick; Facebook's securities and patent attorney; Leader Technologies' former attorney)
15. Christopher P. King (aka Christopher-Charles King aka Christopher King aka Christopher-Charles P. King, Fenwick & West LLP)
16. Theodore B. Olson (Gibson Dunn)
17. Thomas G. Hungar (Gibson Dunn)
18. Eric H. Holder, Jr. (Attorney General, U.S. Dept. of Justice)
19. James Cole (Deputy Attorney General, U.S. Dept. of Justice)

Michael Evan Horowitz (a.k.a. 'Busy Boy')



Current work: Michael E. Horowitz was confirmed as **Inspector General for the Department of Justice (DOJ)** by the U.S. Senate on March 29, 2012, and sworn in as the fourth confirmed Inspector General on April 16, 2012. Since 2015, he has simultaneously served as the Chair of the Council of the Inspectors General on Integrity and Efficiency (CIGIE). [DOJ Website](#) (accessed Dec. 15, 2017).

Data Source: [S. Hrg. 112-72, Pt. 5. \(Oct. 19, 2011\)](#). Confirmation Hearing for Michael E. Horowitz to be Inspector General of the U.S. Department of Justice, Senate Judiciary Committee. 112th Congress, Serial No. J-112-4. Government Printing Office.

| <i>Date</i> | <i>Organization</i> | <i>Position</i> |
|-------------------------|--|------------------|
| 1962 | Born | New York, NY |
| 1980 (Aug) - 1984 (May) | Brandeis University | Bachelor of Arts |
| 1982 (Fall) | Congressman Barney Frank (D-MA) | Intern |
| 1982 (Jan) | Congressman James M. Shannon (D-MA) | Intern |
| 1982 (Summer) | Rockland County D.A.'s Office, Kenneth Gribetz | Intern |
| 1983 (Spring) | Congressman Barney Frank (D-MA) | Intern |

| | | |
|-------------------------|--|-----------------------------------|
| 1983 (Summer) | Rockland County Legislature, Herbert Reisman, Chairman | Intern |
| 1984 - | Brandeis University Alumni Association | Member |
| 1984 (Aug) - 1987 (Jun) | Harvard Law School | JD |
| 1984 (Jul) - 1985 (Sep) | Paul Alfred, Inc. | Sales Assistant, periodic |
| 1984 (Spring) | Congressman Barney Frank (D-MA) | Intern |
| 1985 (Jun) - 1985 (Aug) | Sherin & Lodgen LLP, Boston | Summer Associate, Boston MA |
| 1986 (Jul) - 1986 (Aug) | Sullivan & Worcester LLP | Summer Associate, Boston MA |
| 1986 (May) - 1986 (Jul) | Debevoise & Plimpton LLP, New York | Summer Associate, New York, NY |
| 1987 - | Harvard Law School Alumni Association | Member |
| 1987 (May) - 1987 (Jul) | Paul, Weiss, Rifkind, Wharton & Garrison LLP | Summer Associate, New York, NY |
| 1987 (Sep) - 1988 (Sep) | US District Court, Judge John G. Davies | Law Clerk, Los Angeles, CA |
| 1988 - | B'nai Brith | Member, former Trustee |
| 1988 (Dec) - 1991 (Apr) | Debevoise & Plimpton LLP, New York | Associate, New York, NY |
| 1988 (Jun) | New York State Bar Admission | Wash, D.C. Reg. No: 2167989 |
| 1990 - | US Supreme Court Historical Society | Member |
| 1990 (Apr) | Washington, D.C. | Wash, D.C. Reg. No: 2167989 |
| 1991 (May) - 1999 (Jan) | Southern District of New York, appointed by US Attorney Otto Obermaier w/ Mueller, Comey, Rosen. | Assistant U.S. Attorney (AUSA) |
| 1995 (Aug) - 1997 (Dec) | US Attorney, Southern District NY, Criminal Division, appointed by US Attorney Otto Obermaier w/ ditto | Deputy Chief |
| 1997 (Mar) - 1999 (Jan) | US Attorney, Southern District NY, Public Corruption, appointed by Mary Jo White w/ ditto | Chief |
| 1999 - | International Association of Prosecutors | Member |
| 1999 - | U.S. Holocaust Museum | Member |
| 1999 (Aug) - 2000 (Dec) | George Washington Univ. Law School (ref. James P. Chandler III, advisor to Clintons, Comey, Mueller, Rosenstein, Obamas, Freeh, Deutch, IBM, Eclipse Fndn) | Adjunct Professor |
| 1999 (Aug) - 2000 (Dec) | Catholic Univ. Law School | Adjunct Professor |
| 1999 (Aug) - 2000 (Dec) | American Univ. College of Law | Adjunct Professor |
| 1999 (Jan) - 1999 (Dec) | US Department of Justice, Criminal Division, Washington, D.C., appointed by Assistant Attorney | Deputy Assistant Attorney General |

| | | |
|-------------------------|--|---|
| | General James Robinson w/ ditto | |
| 1999 (Oct) - 2000 (Oct) | Child Online Protection Act Commission, Washington, D.C., appointed by Attorney General Janet Reno | Commissioner (ex-officio) |
| 2000 (Aug) - 2000 (Dec) | Georgetown Univ. Law Center | Adjunct Professor, The Role of the Federal Prosecutor |
| 2000 (Jan) - 2002 (Jun) | US Department of Justice, Criminal Division, Wash., D.C., appointed by Asst. Att. Gen. James Robinson, reappointed Apr. 2001 by Asst. Att. Gen. Michael Chertoff w/ Mueller, Comey, Rosenstein | Chief of Staff |
| 2001 (Jan) - 2001 (Aug) | US Sentencing Commission, appointed by Attorney General John Ashcroft | Commissioner (ex-officio) |
| 2002 (Feb) - 2003 (May) | US Sentencing Commission, Advisory Group on the Organizational Sentencing Guidelines, appointed by Judge Diana E. Murphy, Chair | Member |
| 2002 (Sep) - 2012 (Mar) | Caldwalader, Wickersham & Taft LLP | Litigation Partner |
| 2003 (May) - 2009 (Jan) | US Sentencing Commission, appointed by President George W. Bush | Commissioner (part time) |
| 2006 - | Kennedy Center for the Performing Arts | Member |
| 2006 - | Society for Corporate Compliance and Ethics | Member, Advisory Board |
| 2007 - | International Society of Barristers | Member |
| 2007 - 2009 | Washington National Opera | Member |
| 2009 - | Ethics Resource Center | Director |
| 2009 - | Lawyers Committee for Civil Rights Under Law | Director |
| 2012 (Mar) - | US Department of Justice | Inspector General |

Caldwalader, Wickersham & Taft LLP

Deep State clients include:

- AER Lingus
- Anheuser-Busch
- Arizona Ice Tea
- Bank of America
- Barclays
- Deutsche Bank
- Elan
- Hess Energy
- JP Morgan Chase
- MBIA
- Microsoft
- Morgan Stanley
- Qualcomm
- US Airways
- Wells Fargo

1995-2011 Michael E. Horowitz Speaking Schedule

The following Herculean Horowitz speaking schedule parallels former President Bill Clinton’s global speaking schedule. The evident agenda was for Bill Clinton to pollenate the Clinton Foundation agenda around the planet, while Mike Horowitz pollinated legal communities to turn a blind eye to their globalist agenda.

Bill J. Clinton Speaking Schedule Politics Pay-to-Play



Source: [Financial Disclosures. \(2001-2015\)](#). Bill & Hillary Clinton Speaking Schedule. Form OGE-278. Office of Government Ethics.

Michael E. Horowitz Speaking Schedule Law Pay-to-Play



Source: [S. Hrg. 112-72, Pt. 5. \(Oct. 19, 2011\)](#). Confirmation Hearing for Michael E. Horowitz to be Inspector General of the U.S. Department of Justice, Senate Judiciary Committee. 112th Congress, Serial No. J-112-4. Government Printing Office.



| No. | Date | Location | Organization | Activity |
|------------|-------------------------|-------------------|---|---|
| 1 | 1995 (Aug) - 1997 (Dec) | New York, NY | NYPD | Training programs on preventing and investigating police corruption |
| 2 | 1995 (Sep) | New York, NY | ATF | Trainer, on searches, seizures, arrests, testifying, evidence preservation |
| 3 | 1995 (Sep) | Highland Park, IL | Kahn Consulting (IT) | Speech: Fraud in Today's Business Environment: What You Need to Know to Survive |
| 4 | 1996 (Nov) | Austin, TX | DOJ Office of Legal Education Public Corruption Symposium | Speech: Initiating an Investigation: How/When/Who to Investigate, Planning the Takedown |
| 5 | 1996 (Sep) | Los Angeles, CA | DOJ Office of Legal Education Public Corruption Seminar | Speech: Applicable Statutes and Techniques in Investigating Public Corruption |
| 6 | 1997 (Dec) | Prescott, AZ | Arizona Law Enforcement Coordinating Committee | Speech: Police Corruption: A Real Case Analysis |
| 7 | 1997 (Feb) | Washington, DC | DOJ Office of Legal Education | Speech: Impeachment |
| 8 | 1997 (Jun) | Quantico, VA | FBI Public Corruption | Trainer, investigating and prosecuting police corruption cases |
| 9 | 1998 (Apr) | Phoenix, AZ | DOJ Office of Legal Education Public Corruption Seminar | Speech: Proactive Investigation Techniques: Defining the Direction and Scope of the Investigation, Recurring Issues and Dilemmas: Why and How are Public Corruption Cases Different |
| 10 | 1998 (Jul) | Moscow, Russia | FBI Public Corruption/Ethics Course for Russian law enforcement | Speech: role of prosecutor in investigating and prosecuting public corruption cases |
| 11 | 1998 (May) | New York, NY | Fordham Law School | Speech: International Seminar on Government Ethics and Law Enforcement |
| 12 | 1999 (Sep) | Beijing, China | International Association of Prosecution on the Foreign Corrupt Practices Act | Speech: Recent developments in US law enforcement |
| 13 | 2000 (Mar) | Columbia, SC | DOJ Office of Legal Education Grand Jury Practice | Speech: Conflicts and Joint Defense Agreements |
| 14 | 2000 (Mar) | Miami, FL | American Bar Association National Institute on White Collar Crime | Speech: Sentencing Guidelines Update |

| | | | | |
|----|------------|-------------------------|--|---|
| 15 | 2000 (Sep) | Capetown, South Africa: | International Association of Prosecution on the Foreign Corrupt Practices Act | Speech: Recent developments in US law enforcement |
| 16 | 2000 (Sep) | Capetown, South Africa | International Association of Prosecution on the Foreign Corrupt Practices Act | Speech: best practices in investigating child pronography |
| 17 | 2001 (May) | Columbia, SC | DOJ Office of Legal Education Grand Jury Practice | Speech: Conflicts and Joint Defense Agreements |
| 18 | 2001 (May) | Palm Springs, CA | US Sentencing Commission | Speech: Meeting the Sentencing Commission and Prosector Training |
| 19 | 2001 (Nov) | Boston, MA | JFK Library | Speech: Defending an Open Society: Balancing Security and Liberty |
| 20 | 2001 (Nov) | New York, NY | ACCA: American Corporate Counsel Association | Speech: Under Penalty: Production of Documents in Response to Federal Grand Jury Subpoenas |
| 21 | 2001 (Sep) | Sydney, Australia | International Association of Prosecution on the Foreign Corrupt Practices Act | Speech: recent developments |
| 22 | 2002 (Aug) | Phoenix, AZ | PLI-Corpedia (telephonic) | Speeches, corporate compliance and sentencing guidelines |
| 23 | 2002 (Aug) | Columbia, SC | PLI-Corpedia (telephonic) | Speeches, corporate compliance and sentencing guidelines |
| 24 | 2002 (Mar) | Miami, FL | ABA: American Bar Association (ABA) National Institute on White Collar Crime | Speech: Sentencing Guidelines Update: The New Economic Crimes Package and Money Laundering Guidelines |
| 25 | 2002 (Mar) | Bangkok, Thailand | International Law Enforcement Academy | Speech: Developing Strategies for the Prevention and Detection of Terrorism |
| 26 | 2002 (May) | Palm Springs, CA | US Sentencing Commission | Speech: Organizational Guidelines |
| 27 | 2002 (Oct) | Boston, MA | EOCA: Ethics and Compliance Officer Association (EOCA) Annual Conference | Speech: Update on Federal Sentencing Guidelines |
| 28 | 2003 (Apr) | New York, NY | LRN Regional Compliance Conference | Speech: Compliance and Ethics: What's Next? |
| 29 | 2003 (Feb) | Orlando, FL | BCBSA: Blue Cross Blue Shield Association (BCBSA) Compliance and Ethics Conference | Speech: Sentencing Guidelines Update: Sarbanes/Oxley, Fraud and the Organizational Guidelines |
| 30 | 2003 (Jan) | Los Angeles, CA | LRN KnowledgeForum | Speech: Compliance and Ethics: What's Next? |

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| 31 | 2003 (Jul) | San Francisco, CA | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 32 | 2003 (Jul) | San Francisco, CA | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 33 | 2003 (Jun) | New York, NY | PLI Corporate Compliance Institute | Speech: Compliance and Ethics: Recent Regulatory Initiatives |
| 34 | 2003 (Mar) | San Francisco, CA | ABA: American Bar Association (ABA) National Institute on White Collar Crime | Speech: The Federal Sentencing Guidelines for Organizations: Do they Serve as a Deterrent? Should they be Amended? |
| 35 | 2003 (Mar) | Detroit, MI | LRN Regional Compliance Conference | Speech: Compliance and Ethics: What's Next? |
| 36 | 2003 (May) | Miami, FL | US Sentencing Commission | Speech: Discussion by U.S. Sentencing Commissioners, Campaign Finance Reform Act Offenses |
| 37 | 2003 (May) | Chicago, IL | PLI Corporate Compliance Institute | Speech: Sentencing Guidelines Update: Sarbanes/Oxley and Organizational Guidelines |
| 38 | 2003 (Nov) | Webinar | LRN: Local Resource Network (LRN) Webinar | Speech: Sentencing Guidelines and compliance |
| 39 | 2003 (Nov) | New York, NY | Association of Corporate Counsel | Speech: corporate ethics and compliance |
| 40 | 2003 (Oct) | Orlando, FL | EOCA: Ethics and Compliance Officer Association (EOCA) Annual Conference | Speech: Update on the U.S. Sentencing Commission's Advisory Group |
| 41 | 2003 (Oct) | Redmond, WA | HCCA: Healthcare Compliance Association (HCCA) National Symposium on Corporate Responsibility | Speech: Corporate Responsibility: Internal Audit, Compliance and Ethics |
| 42 | 2004 (Apr) | New York, NY | PLI Corporate Compliance Institute | Co-chair, Corporate Counsel Forum: What You Need to Know About Corporate Liability & Government Enforcement After Sarbane/Oxley |
| 43 | 2004 (Apr) | Washington, DC | Food and Drug Law Institute | Speech: compliance and enforcement |
| 44 | 2004 (Dec) | Washington, DC | Hills Program on Governance | Speech: Municipal Corruption: Identifying the Causes and Understanding the Costs |
| 45 | 2004 (Dec) | Palm Beach, FL | ABA: American Bar Association (ABA) Committee of Corporate Counsel | Speech: Sentencing Guidelines |

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| 46 | 2004 (Feb) | Los Angeles, CA | LRN KnowledgeForum | Speech: Do You Have an Effective Compliance Program? Possible Changes to the Federal Sentencing Guidelines |
| 47 | 2004 (Feb) | Washington, DC | American Bar Association | Speech: Attorney General Ashcroft's Sentencing Memorandum |
| 48 | 2004 (Feb) | Phoenix, AZ | Greater Phoenix Compliance Network | Speech: proposed changes to the Organizational Sentencing Guidelines |
| 49 | 2004 (Jan) | Webinar | PLI Corporate Compliance Institute | Speech: The Final Report of the Ad Hoc Advisory Group on Organizational Sentencing Guidelines: What Your Organization Needs to Know Now |
| 50 | 2004 (Jul) | San Francisco, CA | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 51 | 2004 (Jul) | San Francisco, CA | PLI Advanced Corporate Compliance Workshop | Speech: Developments at the United States Sentencing Commission |
| 52 | 2004 (Jun) | Washington, DC | District of Columbia Bar Association | Speech: Shifting Balance: Corporate Criminal Justice After the Thompson Memo and the Amended Organizational Sentencing Guidelines |
| 53 | 2004 (Jun) | New York, NY | PLI Corporate Compliance Institute | Speech: compliance issues |
| 54 | 2004 (Mar) | Miami, FL | ABA: American Bar Association (ABA) National Institute on White Collar Crime | Moderator: Parallel Proceedings: A Real and President Danger |
| 55 | 2004 (Mar) | Washington, DC | District of Columbia Judicial and Bar Conference | Speech: Limiting Judicial Discretion: Are We Changing the Balance of Justice? |
| 56 | 2004 (Mar) | New York, NY | Federal Bar Council | Speech: After the Dust Settles: The Federal Sentencing Guidelines Six Months Later |
| 57 | 2004 (May) | Miami, FL | US Sentencing Commission Annual National Seminar | Speech: Amendments to Chapter Eight: The Organizational Sentencing Guidelines |
| 58 | 2004 (May) | Lexington, KY | Sixth Circuit Judicial Conference | Speech: Sentencing Issues |
| 59 | 2004 (Nov) | New York, NY | Association of Corporate Counsel | Speech: How Corporations Respond to Regulatory Investigations: Current Trends and Issues |
| 60 | 2004 (Nov) | Webinar | General Counsel Roundtable (telephonic) | Speech: Sentencing Guidelines |

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| 61 | 2004 (Oct) | Webinar | PLI Corporate Compliance Institute | Speech: The Future of the Federal Sentencing Guidelines After Blakely |
| 62 | 2004 (Oct) | Russia | US State Department | Speech: U.S. Sentencing Guidelines |
| 63 | 2004 (Oct) | Philadelphia, PA | SCCE: Society of Corporate Compliance and Ethics (SCCE) Corporate Compliance Workshop | Speech: compliance, sentencing, Sarbanes/Oxley |
| 64 | 2004 (Sep) | Philadelphia, PA | Delaware Valley Association of Corporate Counsel General Counsel Forum | Speech: Sentencing Guidelines and compliance |
| 65 | 2004 (Sep) | Washington, DC | Edward Bennett Williams Inn of Court | Speech: Moderator: civil vs. criminal matters re. compliance and sentencing guidelines |
| 66 | 2005 (Apr) | New York, NY | The Directors Roundtable | Speech: Enron, Worldcom, Disney, Spitzer & the FDA: The Revolution in Duties & Liability Beyond Sarbanes-Oxley |
| 67 | 2005 (Apr) | Atlanta, GA | EOCA: Ethics and Compliance Officer Association (EOCA) Sponsoring Partner Forum | Speech: Ethics Standards and Corporate Culture |
| 68 | 2005 (Apr) | New Orleans, LA | HCCA Annual Compliance Institute | Speech: How the Organizational Sentencing Guidelines Address Compliance and Ethics Programs |
| 69 | 2005 (Dec) | New York, NY | The Directors Roundtable | Speech: The Impact of the Supreme Court on American Business |
| 70 | 2005 (Feb) | Webinar | PLI Corporate Compliance Institute | Speech: Supreme Court decision in Booker |
| 71 | 2005 (Feb) | Santa Monica, CA | LRN KnowledgeForum | Speech: The Sentencing Guidelines Now What? |
| 72 | 2005 (Jan) | Webinar | LRN Webinars | Speech: compliance and Sentencing Guidelines |
| 73 | 2005 (Jul) | Washington, DC | Federal Judicial Center National Sentencing Policy Institute | Speech: Federal Sentencing: From the Sentencing Reform Act to Today |
| 74 | 2005 (Jun) | New York, NY | PLI Corporate Compliance Institute | Speech: Effective Compliance and Ethics Programs |
| 75 | 2005 (Jun) | New York, NY | EOCA: Ethics and Compliance Officer Association (EOCA) Ethics Program | Speech: effective compliance and ethics |

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| 76 | 2005 (Jun) | New York, NY | ACI Global Pharmaceutical Compliance Conference | Speech: FCPA [Federal Corrupt Practices Act]: How it Applies to Pharmaceutical Companies and Why it Should be an Integral Part of Your Company's Revised Blueprint for Compliance |
| 77 | 2005 (Jun) | Santa Fe, NM | Federal Judicial Center Workshop for Judges of the Eighth and Tenth Circuits | Speech: Sentencing after Booker |
| 78 | 2005 (Jun) | New York, NY | ACC: Association of Corporate Counsel | Speech: Gateway to Opportunities: Compliance/Ethics Marathon |
| 79 | 2005 (Jun) | Bolton Landing, NY | Second Circuit Judicial Conference | Speech: sentencing commission work |
| 80 | 2005 (Mar) | Las Vegas, NV | ABA: American Bar Association (ABA) National Institute on White Collar Crime | Speech: The Sentencing Guidelines Now What? |
| 81 | 2005 (Mar) | New York, NY | ABA: American Bar Association (ABA) and the Federal Bar Council | Speech: After Booker: Navigating the New Federal Sentencing Landscape |
| 82 | 2005 (May) | New York, NY | PLI Corporate Compliance Institute | Speech: What You Need to Know About Corporate Liability & Government Enforcement After Sarbanes-Oxley |
| 83 | 2005 (May) | Webinar | LRN KnowledgeForum Webinar | Speech: The Cost of Legal Failure: What the Government Expects From Companies with Legal Problems |
| 84 | 2005 (May) | San Francisco, CA | US Sentencing Commission Annual National Seminar | Speech: Meet the Sentencing Commission, The Organizational Guidelines in a Post-Booker World |
| 85 | 2005 (Nov) | New York, NY | ACCC: Association of Corporate Counsel Community Forum | Speech: Corporate Compliance and Best Practices |
| 86 | 2005 (Nov) | Washington, DC | DC Bar Association | Speech: Sentencing in the Post-Booker Era |
| 87 | 2005 (Oct) | Denver, CO | Colorado Ethics & Compliance Exchange | Speech: Organizational Sentencing Guidelines |
| 88 | 2005 (Oct) | Colorado Springs, CO | Eighth Circuit Judicial Conference | Speech: Sentencing Issues |
| 89 | 2005 (Sep) | New York, NY | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 90 | 2005 (Sep) | San Francisco, CA | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |

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| 91 | 2005 (Sep) | Redmond, WA | The Conference Board Council on Business Conduct | Speech: global impact of US Sentencing Guidelines |
| 92 | 2005 (Sep) | Philadelphia, PA | Delaware Valley Association of Corporate Counsel General Counsel Forum | Speech: Trends in Corporate Regulation: Enforcement and Litigation |
| 93 | 2006 (Apr) | Las Vegas, NV | HCCA: Healthcare Compliance Association (HCCA) Annual Compliance Institute | Speech: Developing an Enterprise-Wide Compliance Curriculum |
| 94 | 2006 (Apr) | New York, NY | ACI Internal Investigations for the Pharmaceutical & Medical Devices Industries | Speech: Structuring the Investigation and Choosing Your Strategy: Preliminary Determinations and Particulars |
| 95 | 2006 (Apr) | Washington, DC | ABA Section, Antitrust Law Spring Meeting | Speech: Cutting Edge Antitrust Compliance Programs: Objectives, Technologies, and Ethics |
| 96 | 2006 (Feb) | Santa Monica, CA | LRN KnowledgeForum | Speech: Recent Developments in Enforcement and Compliance: Booker and Beyond |
| 97 | 2006 (Feb) | Webinar | Business Finance Magazine Webinar | Speech: Upward Mobility: Leveraging Your Sarbanes-Oxley Investment for Broader Risk Management |
| 98 | 2006 (Jan) | Webinar | LRN Webinars | Speech: compliance and Sentencing Guidelines |
| 99 | 2006 (Jan) | New York, NY | ACI FDA/SEC Centralized Procedure for Referrals with Other Applicable Laws, Guidelines and Obligations Conference | Speech: Making Sense of the Recent Developments in Federal Sentencing Compliance: Booker and Beyond |
| 100 | 2006 (Jul) | Washington, DC | Federal Judicial Center National Sentencing Policy Institute | Speech: recent developments at the Sentencing Commission |
| 101 | 2006 (Jun) | Washington, DC | Compliance Week Annual Conference | Speech: The New Enforcement Agenda: The Carrot & the Stick |
| 102 | 2006 (Mar) | San Francisco, CA | ABA: American Bar Association (ABA) National Institute on White Collar Crime | Speech: The Sentencing Revolution After Twenty Years: Its Impact on White Collar Crime |
| 103 | 2006 (May) | Miami, FL | US Sentencing Commission Annual National Seminar | Speech: Meet the Sentencing Commission and Fraud/Theft Offenses |
| 104 | 2006 (May) | Washington, DC | US Chamber of Commerce | Speech: Organizational Sentencing Guidelines |

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| 105 | 2006 (Nov) | New York, NY | PLI Corporate Compliance Institute on Securities Regulation | Speech: Ethics in the Boardroom |
| 106 | 2006 (Sep) | New York, NY | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 107 | 2006 (Sep) | San Francisco, CA | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 108 | 2006 (Sep) | Washington, DC | Edward Bennett Williams Inn of Court | Speech & Moderator: Sentencing Guidelines, civil vs. criminal matters, developments on legal privileges |
| 109 | 2006 (Sep) | Chicago, IL | SCCE: Society of Corporate Compliance and Ethics (SCCE) Institute | Speech: Creating a Global Culture |
| 110 | 2007 (Apr) | Webinar | OCEG: Open Compliance and Ethics Group | Speech: compliance and sentencing guidelines |
| 111 | 2007 (Apr) | Chicago, IL | HCCA: Healthcare Compliance Association (HCCA) Annual Compliance Institute | Speech: Government Panel |
| 112 | 2007 (Aug) | San Diego, CA | Institute of Internal Auditors Risk and Control Conference | Speech: Controlling Ethics and Compliance Risks Through Culture |
| 113 | 2007 (Dec) | Washington, DC | U.S. Securities and Exchange Commission FCPA Training Workshop | Speech: FCPA issues involving the Healthcare/Pharmaceutical Industry |
| 114 | 2007 (Feb) | Miami, FL | LRN KnowledgeForum | Speech: compliance and Sentencing Guidelines |
| 115 | 2007 (Jan) | Webinar | LRN Webinars | Speech: compliance and Sentencing Guidelines |
| 116 | 2007 (Jan) | Webinar | OCEG: Open Compliance and Ethics Group | Speech: Sentencing Guidelines issues |
| 117 | 2007 (Jan) | New York, NY | ACI Government Investigation Preparedness for Pharma Conference | Speech: Ensuring FCPA [Federal Corrupt Practices Act] Compliance for Foreign Operations |
| 118 | 2007 (Jan) | New York, NY | PLI Conference | Speech: The New Justice Department Guidelines for Corporate Prosecutions: What the McNulty Memo Means to You |
| 119 | 2007 (Jul) | Webinar | OCEG: Open Compliance and Ethics Group | Speech: compliance and sentencing guidelines |
| 120 | 2007 (Jun) | Washington, DC | Compliance Week Annual Conference | Speech: The New Enforcement Agenda |

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| 121 | 2007 (Jun) | Webinar | LRN Webinars | Speech: FCPA and compliance |
| 122 | 2007 (Jun) | Webinar | LRN Webinars | Speech: Current FCPA Compliance Issues |
| 123 | 2007 (Mar) | San Diego, CA | ABA: American Bar Association (ABA) National Institute on White Collar Crime | Speech: Sentencing for Individuals: Advocacy is Back |
| 124 | 2007 (Mar) | Dallas, TX | SCCE: Society of Corporate Compliance and Ethics (SCCE) Compliance Academy | Speech: Regulatory Update |
| 125 | 2007 (Mar) | Columbia, SC | DOJ Office of Legal Education Criminal Chiefs' Conference | Speech: Defense Counsel Perspective |
| 126 | 2007 (Mar) | Orlando, FL | Pharmaceutical Internal Audit Forum Conference | Speech: FCPA issues [Federal Corrupt Practices Act] |
| 127 | 2007 (May) | Asheville, SC | Sixth Circuit Judicial Conference | Speech: Sentencing after Booker |
| 128 | 2007 (May) | Columbia, SC | DOJ/FBI Training Program on the FCPA | Speech: FCPA issues [Federal Corrupt Practices Act] |
| 129 | 2007 (May) | Salt Lake City, UT | US Sentencing Commission Annual National Seminar on Federal Sentencing Guidelines | Speech: Federal Sentencing Guidelines Post-Booker and Fraud/Theft Offenses |
| 130 | 2007 (May) | New York, NY | ACI National Conference on the FCPA and Anti-Corruption for Pharma and Life Sciences | Speech: FCPA and Anti-Corruption for Pharma and Life Sciences |
| 131 | 2007 (Nov) | New York, NY | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 132 | 2007 (Nov) | Washington, DC | Pharmaceutical Regulatory and Compliance Congress and Best Practices Forum | Speech: FCPA and the Practical Implications to Interactions with HCPs |
| 133 | 2007 (Sep) | San Francisco, CA | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 134 | 2007 (Sep) | Dallas, TX | SCCE: Society of Corporate Compliance and Ethics (SCCE) Compliance Academy | Speech: Regulatory Update |
| 135 | 2008 (Apr) | New York, NY | ACI FCPA and International Anti-Corruption for Pharma & Life Sciences Conference | Speech: Creating Effective Strategies and Policies for Dealing With a Government Investigation |
| 136 | 2008 (Aug) | Webinar | PLI/Ethisphere | Speech: Creating and Enforcing a Robust FCPA [Federal Corrupt Practices Act] Compliance and Audit Program |

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| 137 | 2008 (Aug) | Chicago, IL | SCCE Compliance Academy | Speech: Regulatory Affairs Update |
| 138 | 2008 (Dec) | Webinar | West LegalEdcenter | Speech: White Collar Law Defense Strategies |
| 139 | 2008 (Jul) | Washington, DC | U.S. Sentencing Commission Symposium on Alternatives to Incarceration | Moderator: Alternative Sentencing: Rehabilitative and Punitive Models and Evidence-Based Policy and panel on Federal Problem Solving Courts |
| 140 | 2008 (Jun) | Long Beach, CA | Federal Judicial Center National Sentencing Policy Institute | Speech: Sentencing Practices Post-Booker, Rita, Gall, and Kimbrough |
| 141 | 2008 (Jun) | New York, NY | New York State Bar Association | Speech: Federal Sentencing in White Collar Cases: Expanded Judicial Discretion or Business as Usual? |
| 142 | 2008 (Mar) | Miami, FL | ABA: American Bar Association (ABA) National Institute on White Collar Crime, Sentencing Guidelines Update | Speech: U.S. Sentencing Guidelines: A View from the Bench |
| 143 | 2008 (Mar) | Webinar | ABA: American Bar Association | Speech: The New Federal Sentencing Landscape After Gall and Kimbrough |
| 144 | 2008 (Mar) | Las Vegas, NV | Institute of Internal Auditors General Audit Management Conference | Speech: Managing FCPA Issues in a Global Organization |
| 145 | 2008 (Mar) | Webinar | FDA News Webinar | Speech: FCPA: Proven Compliance Strategies |
| 146 | 2008 (May) | Chattanooga, TN | Sixth Circuit Judicial Conference | Speech: Sentencing Issues |
| 147 | 2008 (May) | Orlando, FL | U.S. Sentencing Commission Annual National Seminar on Federal Sentencing Guidelines | Speech: U.S. Sentencing Commission: A Year in Review and Firearm Offenses |
| 148 | 2008 (May) | Santa Monica, CA | EOCA: Bay Area ECOA (Equal Credit Opportunity Act) | Speech: Cutting Edge Issues in Compliance and Business Conduct |
| 149 | 2008 (May) | Washington, DC | BCBSA: Blue Cross Blue Shield Association (BCBSA) Compliance and Ethics Conference | Speech: Supporting a Culture of Compliance and Ethics |
| 150 | 2008 (May) | Washington, DC | SCCE Regional Compliance Conference | Speech: Global Compliance Issues |
| 151 | 2008 (Nov) | New York, NY | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 152 | 2008 (Oct) | Washington, DC | ABA: ABA Sentencing Advocacy, Practice and Reform Institute | Speech: White Collar Sentencing After Sarbanes-Oxley |

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| 153 | 2008 (Sep) | Webinar | PLI | Speech: FCPA [Federal Corrupt Practices Act] |
| 154 | 2008 (Sep) | Chicago, IL | SCCE Annual Compliance and Ethics Institute | Speech: Managing FCPA Issues in a Global Organization/Due Diligence, Government Perspectives on Corporate Culture |
| 155 | 2009 (Feb) | Washington, DC | Washington Legal Foundation | Speech: The U.S. Justice Department: Examining the New Leadership and its Priorities for White Collar Enforcement |
| 156 | 2009 (Feb) | New York, NY | PLI Ethisphere/Dow Jones Global Ethics Summit | Speech: Dangerous Silence: What Employees Won't Tell You, Why, and What You Can Do About It |
| 157 | 2009 (Feb) | Scottsdale, AZ | SCCE Compliance Academy | Speech: Regulatory Affairs Update |
| 158 | 2009 (Feb) | Orlando, FL | SCCE Compliance Academy | Speech: Regulatory Affairs Update |
| 159 | 2009 (Jun) | Austin, TX | SCCE Effective Compliance Systems in Higher Education Conference | Speech: compliance issues |
| 160 | 2009 (Jun) | New Orleans, LA | U.S. Sentencing Commission Annual National Seminar on Federal Sentencing Guidelines | Speech: Fraud/Theft Offenses |
| 161 | 2009 (Mar) | San Francisco, CA | ABA: American Bar Association (ABA) National Institute on White Collar Crime | Speech: The Sentencing Guidelines After Gall and Kimbrough: Are They Still Relevant? |
| 162 | 2009 (May) | Clearwater, FL | FBA: Federal Bar Association (FBA) National Seminar of Federal Sentencing Guidelines | Moderator: White Collar and Fraud Sentencing Trends |
| 163 | 2009 (May) | New York, NY | SCCE Regional Compliance Conference | Speech: compliance issues |
| 164 | 2009 (Nov) | New York, NY | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 165 | 2009 (Sep) | Las Vegas, NV | SCCE Annual Compliance and Ethics Institute | Moderator: FCPA and Anti-Corruption: What's New and What You Should Do |
| 166 | 2010 (Feb) | London, UK | Caldwalader and Simmons & Simons LLP | Speech: Anti-Corruption: A Transatlantic View |
| 167 | 2010 (Jul) | Webinar | ABA: American Bar Association | Speech: U.S. Sentencing Commission |
| 168 | 2010 (Jun) | New Orleans, LA | U.S. Sentencing Commission Annual National Seminar on Federal Sentencing Guidelines | Speech: Restitution and Other Victim Rights Issues, Organizational Guidelines: Gaps and Solutions |

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| 169 | 2010 (May) | London, UK | SCCE Compliance and Ethics Academy | Speech: Dawn Raids and Third Parties |
| 170 | 2010 (May) | St. Petersburg, FL | FBA: Federal Bar Association (FBA) National Seminar of Federal Sentencing Guidelines | Speech: Sentencing Issues in Securities Cases |
| 171 | 2010 (Nov) | Washington, DC | ACI National Conference on the FCPA [Federal Corrupt Practices Act] | Speech: Managing Disclosure of FCPA Issues |
| 172 | 2010 (Oct) | New York, NY | PLI Advanced Corporate Compliance Workshop | Speech & Co-chair, compliance and ethics |
| 173 | 2010 (Oct) | Webinar | OCEG: Open Compliance and Ethics Group | Speech: compliance and sentencing guidelines |
| 174 | 2010 (Oct) | Washington, DC | Association of General Counsel Fall Meeting | Speech: FCPA Update |
| 175 | 2010 (Oct) | Webinar | SCCE | Speech: 2010 UK Bribery Act and 'Adequate Procedures' Guideline: The Bar Has Been Raised on FCPA Standards for Anticorruption Compliance |
| 176 | 2010 (Sep) | Chicago, IL | SCCE Annual Compliance and Ethics Institute | Speech: Managing Your Growing Privacy and Security Obligation, Recent Amendments to the Organizational Sentencing Guidelines |
| 177 | 2011 (Jul) | Denver, CO | FBI Certified Public Accountant Conference | Speech: Sentencing Guidelines |
| 178 | 2011 (Mar) | New York, NY | Caldwalader and Simmons & Simons LLP | Speech: Anti-Corruption: A Transatlantic View |
| 179 | 2011 (May) | Orlando, FL | FBA: Federal Bar Association (FBA) National Seminar of Federal Sentencing Guidelines | Speech: Sentencing Issues in Securities Cases |
| 180 | 2011 (May) | New York, NY | SCCE Regional Compliance Conference | Speech: Moderator: The State of Anti-Bribery Enforcement and What Compliance Programs are Doing |
| 181 | 2011 (May) | San Diego, CA | U.S. Sentencing Commission Annual National Seminar on Federal Sentencing Guidelines | Speech: Economic Crimes: Loss Determination and Other Issues |

PLI-Corpedia (sponsored 30 speeches)

Owned by Alexander Brigham

Brigham served as a Principal with the leveraged buyout firm partnership, Clayton, Dubilier & Rice (CD&R). He served as Financial analyst of the investment banking firm, Lazard Freres. He is involved in a variety of non-profit endeavors, including serves as Co-Chairman of the nonprofit Open Compliance & Ethics Group which conducts research and benchmarking studies on the compliance and ethics function of corporations. While at CD&R, Brigham played an Active Directorship role in the purchase, oversight, strategy and risk management of Kinko's, Kraft Food Service, and Westinghouse Distribution, among other companies. He served as Member of Advisory Board of Intrepid Learning Solutions.. Brigham is a Graduate of Yale University.

The screenshot shows the CD&R Investments website. At the top left is the CD&R logo. The main header is 'Investments'. Below it is a navigation bar with five tabs: 'FIRM PROFILE', 'CD&R WORLDWIDE', 'INVESTMENTS', 'PROFESSIONALS', and 'NEWSROOM'. The 'INVESTMENTS' tab is selected, showing a list of 30 companies. The list is organized into columns. On the left side of the 'INVESTMENTS' section, there are logos for Agilon Health, B&M, Diversey, Healogics, and Hussmann. On the right side, there are logos for BCA, David's Bridal, Exova, High Ridge Brands, and mfg. At the bottom of the page, there is a footer with 'Privacy and Terms of Use', '© 2017 Clayton, Dubilier & Rice, LLC. All rights reserved.', and 'Site Map'.

Michael E. Horowitz 2010 Financial Disclosure

Mike Horowitz is evidently a genius investor who has increased his net worth \$440,000 per year for every year he has been in the work force. Horowitz holdings in the Deep State shadow government are quite evident. The telltale sign of Horowitz's alignment with the Deep State is his holding Fidelity Contrafund that is only held by the true insiders. Also telltale are his holdings in Blackrock, Morgan Stanley, Vanguard, Oracle, Intel, Wal-Mart, Cisco, GE, Microsoft, Direct TV, AT&T, Comcast and Time Warner. This report does not account for offshore holdings not reported.

Net worth

\$9,671,000

Years of post-graduate employment (1988-2010)

22

Net worth, increase per year

\$439,590.91

| Holding: | Ticker: | Value: |
|--|-----------------|----------------|
| Ivy Asset Strategy | IVAEX | \$464,000 |
| Blackrock Global Allocation | MALOX | \$437,000 |
| Fidelity Municipal Money Market | FTEXX | \$409,000 |
| Templeton Global Bond Fund | ITGBAX | \$269,000 |
| Pimco Total Return Fund | PTTRX | \$260,000 |
| Morgan Stanley Global Long/Short Fd | | \$251,000 |
| Royce Total Return Fd | RYTRX | \$249,000 |
| Tweedy Browne Global Value | TBGVX | \$238,000 |
| Fidelity Low Priced Stock Fund | FLPSX | \$234,000 |
| Vanguard Limited Term T/E Fund | VMLUX | \$223,000 |
| Baron Growth Fund Inst Shares | BGRIX | \$204,000 |
| Vanguard Mid-Cap Index Fd | VIMSX | \$167,000 |
| Blackrock Equity Dividend Fund | MADVX | \$151,000 |
| Puerto Rico Comwlth Ref Go Bds Ser Muni Bond | | \$150,000 |
| SPDR S&P Midcap 400 ETF | MDY | \$99,000 |
| Fidelity Contrafund | FCNTX | \$94,000 |
| Frederick Cnty Md Go Pub Facs Bds Ser Muni Bond | | \$81,000 |
| Chicago Il Met Wtr Recl Dist Gtr Chicago Muni Bond | | \$80,000 |
| Dodge & Cox Stock Fund | DODGX | \$74,000 |
| Ohio State Rfdg-Common Schs Ser A Muni Bond | | \$59,000 |
| University Wash Univ Revs | | \$58,000 |
| American Growth Fund of America CI F2 | GFFFX | \$58,000 |
| Puerto Rico Comwlth Pub Impt Bds Ser Muni Bond | | \$57,000 |
| Leander Tex Indpt Sch Dist Muni Bond | | \$57,000 |

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|---|-------|--------------------|
| Iowa St Spl Oblig ljobs Muni Bond | | \$57,000 |
| Wisconsin St Transn Rev Refdg Ser I Muni Bond | | \$54,000 |
| Energy Northwest WA Elec Rev Rfdg Columbia Generating Sfr A Muni Bond | | \$53,000 |
| Vanguard Intermediate Term T/E Fund Admiral | VWIUX | \$47,000 |
| Illinois St Sales Tax Rev Muni Bond | | \$43,000 |
| American Growth Fund of America CI F | GFAFX | \$40,000 |
| Baron Growth | BGRFX | \$37,000 |
| Purdue Univ Ind Univ Revs Rfdg Student Fee Ser Z-1 Muni Bond | | \$36,000 |
| Los Angeles Cnty Ca Mta Sales Tax Rev Muni Bond | | \$34,000 |
| Washington St Var Purp Ser C Muni Bond | | \$24,000 |
| University Tex Univ Revs Rfdg-Fing Sys Ser B Muni Bond | | \$24,000 |
| Hempstead Town Ny Pub Impt Ser A Muni Bond | | \$24,000 |
| New York St Dorm Auth St Pers Income Tax Rev Rfdg Ser A Muni Bond | | \$24,000 |
| Wilmington De Rfdg Ser A Muni Bond | | \$24,000 |
| Metro Govt Nashville & Davidson Cnty Tn Wtr & Swr Muni Bond | | \$24,000 |
| Massechusetts State G/o Cons Ln Ser B Muni Bond | | \$23,000 |
| Portland Ore First Lien Swr Sys Rev Ref Ser A Muni Bond | | \$23,000 |
| Pennsylvania St Tpk Commn Tpk Rev Rfdg Ser B Muni Bond | | \$23,000 |
| Missouri Dev Fin Brd Cultural Facs Rev Nelson Gallery Muni Bond | | \$23,000 |
| Florida St Brd Ed Pub Ed Rfdg Cap Outlay Ser D Muni Bond | | \$23,000 |
| District of Columbia Inc Tax Rev Rfdg Secd Ser A Muni Bond | | \$23,000 |
| Morgan Stanley US Government Money Market | DWGXX | \$19,000 |
| Central Weber Utah Swr Impt Dist Swr Rev Rfdg Ser A Muni Bond | | \$18,000 |
| Oracle Sys Corp | | \$18,000 |
| Intel | | \$14,000 |
| Wal-Mart Stores Inc | | \$11,000 |
| Cisco Sys Inc | | \$5,000 |
| General Elec Co | | \$5,000 |
| Microsoft | | \$3,000 |
| Direct TV Class A | | \$2,000 |
| AT&T | | \$1,000 |
| Comcast Coro New Com Cl A | | \$1,000 |
| Liberty Global Inc Com Ser A | | \$1,000 |
| Liberty Global Inc Com Ser C | | \$1,000 |
| Liberty Media Hldg Corp Cap Com Ser A | | \$1,000 |
| Liberty Media Hldg Corp Int Com Ser A | | \$1,000 |
| Time Warner Inc Com | | \$1,000 |
| Israel Bonds | | \$1,000 |
| | | \$5,209,000 |



Fig: Rep. Barney Frank (D-MA) is Michael E. Horowitz's mentor.